

FILED

UNITED STATES DISTRICT COURT  
ALBUQUERQUE, NEW MEXICO

To: Clerk - Records Department JUL 8 2021  
88

From: Tommy Sharp

MITCHELL R. ELFERS  
CLERK  
21cv700 WJ-SMV

I am being detained at the Cibola County Correction Center. I am very poor. I have a public defender who cannot represent me in civil cases. Therefore, I will represent myself. I have an EBT card, which also proves I am too poor to pay document recording fees, service fees or witness fees and request that the court pay these fees for me. I do not have access to the forms to request this since I am being detained.

Therefore, please record the attached complaint and serve the defendant.

Thank you,

Tommy Sharp, Plaintiff

United States Federal Court  
for the District of New Mexico

Tommy Sharp

v.

case no.

State of New Mexico  
(All State Elected Persons)

CIVIL COMPLAINT

According to NMSA 10-2-7, all state elected officials must have given oath and surety bond to perfect their oath of office. Plaintiff has a letter from the New Mexico Secretary of State that says the surety bonds, do not exist at the Secretary of States office as the law, New Mexico Statute 10-2-4 through 10-2-11 require.

The New Mexico court case called Bowman Bank and Trust v. Risk National Bank, 1930, states that if all elected officials in New Mexico must give oath and bond as required by law or they fail to oust incumbent from office.

Since these newly elected officials fail to oust their predecessor from office, they have failed to legally

enter office, and are just defacto employees of the state wanting in de jure authority to perform the duty of office.

This means, they are fake / frauds who have illegally stolen the office and have no jurisdiction to perform the duty of office. This is major fraud against the United States in violation of 18 USC 1031. This means the elected government are principals who collect unlawful debts in violation of the RICO Act, 18 USC 1962, and are enemies of the United States like gangsters are domestic enemies. By not having the surety bonds, they adhere to, give aid and comfort to the enemy, which is treason, 18 USC 2381.

Each elected official, by not having a surety bond, has advocated for the over throw of government, 18 USC 2385.

Plaintiff seeks damages of \$ 5 Million for each elected official who does not have a bond. Since there are over 18,000 elected officials this equals over \$ 90 Billion.

Plaintiff will settle this case for \$ 100 million provided all state elected

officials immediately step down and leave office, and the state immediately hold new elections to replace these criminals and seek prosecution of these criminals as the law allows.

In addition, the surety bond laws must be strictly enforced from the time the replacements enter office. Those government employees who support the enemy Racketeering Influenced Corrupt Organization should also be fired from their jobs.

Plaintiff request that this court be honorable and do its duty to God and country and fix this severe problem as outlined above, and award plaintiff the damages and relief requested herein.

Plaintiff prays to God Almighty that the relief requested be granted.

*Tommy Sharp*  
Tommy Sharp, Plaintiff

Donald (Tommy) Sharp  
cccc  
PO Box 3540  
Milan, NM 87021

**RECEIVED**  
UNITED STATES DISTRICT COURT  
ALBUQUERQUE, NEW MEXICO

JUL 28 2021

ALBUQUERQUE NM 87501

27 JUL 2021 PM 3



MITCHELL R. ELFERS  
CLERK

United States Federal Court  
for the District of New Mexico  
Attention: Records Clerk  
333 Lomas Blvd  
Albuquerque, NM 87102  
87102-227470

CoreCivic  
Inmate Mail  
Not responsible  
for content

Legal Mail  
Confidential